Bennie R. Hearst Pettway

1542 Haines Street, Philadelphia, Pennsylvania [19126-2717]

Honorable Judge Ashley Chan United States Bankruptcy Court 900 Market Street, Suite 400 Philadelphia, Pennsylvania 19107-4233

Chapter 7 Bankruptcy: Case #2313550



bankruptcy petition. Additionally, I am in need of an extension for the following reasons: Attached are completed forms, to the best of my ability, commensurate to my initial chapter 7

- courts; and all information from these transcripts has to be added to my bankruptcy case; and illustriously efficient management, including officers and employees whom are members of the lower 230402868, as I am Appellate and it has been purposely delayed by over thirty (30), days by the was requested per my Appeal to the Pennsylvania Superior Court, Case #2532 EDA 2023 Trial Court 1) there is pertinent information missing that was supposed to be sent to me with transcripts that
- process 2) I have not completed the process due to the first reason which has delayed the completion

Thank you very much in advance. Please forward all correspondence to: I would greatly appreciate this action of assistance on your part on this very important matter.

Bennie R. Hearst Pettway 1542 Haines Street Philadelphia Pennsylvania [19126-2717]

Respectfully,

Bennie Pettway
By: Burnie & Meanst Patter

lease Extend until

CHAPTER 7 BANKRUPTCY - MATRIX

and was never docketed. I certify that this is a list of Creditors and a previous list was filed with the Clerk on 22 November 2023

Jeff Tennyson, President & CEO Lima One Capital LLC 502 W. 7th Street, Suite 100 Erie, Pennsylvania 16502-1333

Jeff Tennyson, President & CEO
Lima One Capital LLC
201 McBee Avenue, Suite 300
Greenville, South Carolina 29601-2884

Fein, Such, Kahn & Shepard, P.C. 7660 Imperial Way, Suite 121 Allentown, Pennsylvania 18195-1022

Vincent DiMaiolo, Jr., Esq., PA Sup Ct ID No. 59461 7660 Imperial Way, Suite 121 Allentown, Pennsylvania 18195-1022

HOF I REO 5 Inc 251 Little Falls Drive Wilmington Delaware 19808-1674

HOF I REO 5 Inc 201 McBee Avenue, Suite 300 Greenville, South Carolina 29601-2884

Date: 4 December 2023

I am Bennie & Wearst Vettering - Formalis Bennie R. Hearst Pettway, Founder, CEO Connect A Care Network LLC

NOTICE CHANGE OF ADDRESS

OLD ADDRESS: Bennie R. Hearst Pettway
12 Pleasant Valley Road

Ephrata, Pennsylvania [17522-9457]

NEW ADDRESS: Bennie R. Hearst Pettway
1542 Haines Street

Philadelphia, Pennsylvania [19126-2717]

NOTICE CHANGE OF ADDRESS

OLD ADDRESS: Bennie R. Hearst Pettway 12 Pleasant Valley Road

Ephrata, Pennsylvania [17522-9457]

NEW ADDRESS: Bennie R. Hearst Pettway 1542 Haines Street

Philadelphia, Pennsylvania [19126-2717]

NOTICE CHANGE OF ADDRESS

OLD ADDRESS: Bennie R. Hearst Pettway 140 Schoolview Lane

Oxford, Pennsylvania [19363-2001]

NEW ADDRESS: Bennie R. Hearst Pettway 1542 Haines Street Philadelphia, Pennsylvania [19126-2717]

United States Bankruptcy Court

[If executed on behalf of a corporation] Acknowledged before me on who says that he [or she] is by of the corporation named above and is authorized to execute this power of attorney in its behalf.	8 1	Signed: Conr By: Don as South Address: 1542	The undersigned claimant hereby authorizes you, or any one of you, as attorney in fact for the undersigned and with full power of substitution, to vote on any question that may be lawfully submitted to creditors of the debtor in the above-entitled case; [if appropriate] to vote for a trustee of the estate of the debtor and for a committee of creditors; to receive dividends; and in general to perform any act not constituting the practice of law for the undersigned in all matters arising in this case. Dated: 12-1-2023	To Noble Chief, TyceD RAVENT MELCHIZEL of * 1542 HANNES Street, 19126	In re Connect of Lang Notwork LLC Case No. 28- Chapter 7
at he [or she] is in its behalf.	who says that he [or she] is a member of the partnership shalf.	Connect A Care Network L Donne & Pethowy Meass Soundon-CED 1542 Maines st Philippiphin AM 19126	as attorney in fact for the undersigned lly submitted to creditors of the debtor in e debtor and for a committee of creditors; actice of law for the undersigned in all	VES Street, 19126, and	Case No. 23-13550-amo Chapter 7

[Official character.]

^{*} State mailing address.

PENNSYLVANIA DURABLE POWER OF ATTORNEY THE POWERS YOU GRANT BELOW ARE EFFECTIVE EVEN IF YOU BECOME DISABLED OR INCOMPETENT

NOTICE

THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY, REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR WHICH MAY INCLUDE POWERS TO SELL OR OTHERWISE DISPOSE OF ANY APPROVAL BY YOU.

AGENT MUST USE DUE CARE TO ACT FOR YOUR BENEFIT AND ACCORDANCE WITH THIS POWER OF ATTORNEY. EXERCISE GRANTED POWERS, BUT WHEN POWERS ARE EXERCISED, YOUR THIS POWER OF ATTORNEY DOES NOT IMPOSE A DUTY ON YOUR AGENT TO

EXPRESSLY LIMIT THE DURATION OF THESE POWERS OR YOU REVOKE THESE YOUR AGENT MAY EXERCISE THE POWERS GIVEN HERE THROUGHOUT YOUR POWERS OR A COURT ACTING ON YOUR BEHALF TERMINATES YOUR AGENTS' LIFETIME, EVEN AUTHORITY. AFTER YOU BECOME INCAPACITATED, UNLESS YOU

OTHERWISE, IN YOUR BEST INTEREST, ACT IN GOOD FAITH AND ACT ONLY EXPECTATIONS TO THE EXTENT ACTUALLY KNOWN BY YOUR AGENT AND, WITHIN THE SCOPE OF AUTHORITY GRANTED BY YOU IN THE POWER OF YOUR AGENT MUST ACT IN ACCORDANCE WITH YOUR REASONABLE AUTHORITY.

THE LAW PERMITS YOU, IF YOU CHOOSE, TO GRANT BROAD AUTHORITY TO AN AGENT UNDER POWER OF ATTORNEY, INCLUDING THE ABILITY TO GIVE SUBSTANTIALLY CHANGE HOW YOUR PROPERTY IS DISTRIBUTED AT YOUR AWAY YOUR PROPERTY WHILE YOU ARE ALIVE OR TO

YOUR AGENT IS NOT ACTING PROPERLY. FUNDS; A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF IT FINDS YOUR AGENT MUST KEEP YOUR FUNDS SEPARATE FROM YOUR AGENT'S

ATTORNEY AT LAW TO MAKE SURE YOU UNDERSTAND IT. BEFORE SIGNING THIS DOCUMENT, YOU SHOULD SEEK THE ADVICE OF AN

EXPLAINED MORE FULLY IN 20 PA.C.S. CH. 56 THE POWERS AND DUTIES OF AN AGENT UNDER A POWER OF ATTORNEY ARE

IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER OF YOUR OWN CHOOSING TO EXPLAIN IT TO

CONTENTS. I HAVE READ OR HAD EXPLAINED TO ME THIS NOTICE AND I UNDERSTAND ITS

BATE: October 6 2023
BEAUTOR/PRINCIPAL

Bennie Rhee Hearst Pettway
PRINT NAME OF GRANTOR / PRINCIPAL

DURABLE POWER OF ATTORNEY

- as my Agent, Private Attorney-in-Fact and Authorized Representative; and to set up and operate in Chief, Tiger D Raven-Melchiz El, c/o 1542 Haines Street, Philadelphia, Pennsylvania [19126-2717] Schoolview Lane, Oxford, Pennsylvania [19363-2001], do hereby authorize and appoint Noble Grantor / Principal, domiciled at Mu Amexem, Al Moroc Northwest with a mailing location c/o $\underline{140}$ I, Bennie Rhee Hearst Pettway, c/o 12 Pleasant Valley Road, Ephrata, Pennsylvania [17522-9457] carry out this exclusive purpose of Private Attorney-in-Fact and as additionally authorized: proceedings, and especially in my name and place, without limitation, on the powers necessary to business, and legal affairs, including all my public and private affairs; and the affairs of any judicial during the term of this appointment. Taking 'exclusive' charge of, manage, and conduct all my my behalf, Non-Domestic without the United States, also to hold her harmless from all liabilities
- A) To authorize my Attorney-in-Fact to hire trusted party(s) to keep watch on any property that I am an owner and also am Power-of attorney listed thereon, during, course of any of my Judicial of any other development(s), thereto; chapter 7, full liquidation or chapters 11 or 13; including appeals to be made, and during, the course business policy protocol implementations, including any current bankruptcy proceedings, such as Statements and any Amended filings; Affidavits, Letters, Notices, et cetera and other standard Proceedings and / or Non-Judicial Proceedings, includes any Uniform Commercial Code Financing
- during course of any of its Judicial Proceedings and / or Non-Judicial Proceedings, includes any other development(s), thereto; implementations, including any current or future quiet title proceedings and during the course of transfers by unauthorized third parties, and Uniform Commercial Code Financing Statements and establishing Notary Presentment and Default Notice claims against fraudulent quit claims property B) To authorize my Attorney-in-Fact to keep watch on any property that I am listed as an owner, Amended filings; Affidavits, Letters, Notices, et cetera and other standard business policy protocol
- Chester County Court of Common Pleas, United States Post Office Zip Code Branch 19126-2717; and 19363-2001, Chester County District Attorney, OSCA Water & Sewage and other utilities, for which I or anyone I have power-of-attorney for may have affiliations with, as part of my business C) To make this private Power of Attorney-in-Fact authority known to all fictional entities such as affairs, various other fictional entities such as, all agencies and government departments et cetera;
- amount through establishing a UCC Contract Trust its affiliated detainment facilities it calls collateral; and instead, utilize any other process or through its pseudo courts operations, any government agency or department or business and from procedure to settle all disputes which shall incorporate an attached Supersedeas Silver Bonded D) To communicate with and demand that the fictional bankruptcy policy operations release

revoked in writing by me, <u>Bennie Rhee Hearst Pettway, Executrix, Grantor and Principle</u>. Executed and sealed by act of my hand. This <u>(e</u> day of <u>October</u> 20<u>23</u>. the capacity to obligate myself with regards to it. This grant of exclusive power is irrevocable until my appointed Private Attorney-in-Fact may obligate me in all business and legal matters. I forfeit The term 'exclusive' shall be construed to mean this Durable Power of Attorney is in force and only

duress, coercion or other influence(s), undue and/or otherwise. and completion, am at least eighteen years of age or older, of sound mind and under no constraint, witnesses, authorize this Durable Power of Attorney and that to the best of my knowledge, truth, Durable Power of Attorney. Furthermore, I authorize it willingly; and that I, in the presence of affirmed, and do declare through my appointee that I authorize and execute this instrument as my this Durable Power of Attorney to be established with attending witnesses, being first, duly I, Bennie Rhee Hearst Pettway, the Principle, state my name on this _ _day of <u>October 2023</u> for

Bennie Rhee Hearst Pettway Grantor / Principa

Acknowledgment and Acceptance: Executed by Agent and as Private Attorney-in-Fact.

under this Durable Power of Attorney. Additionally, I declare that this power of attorney is true, from my assets. I shall exercise reasonable caution and prudence. I accept appointment as Agent act within the principal's reasonable expectations to the extent known by me and, otherwise, in the I, Noble Chief, Tiger D Raven-Melchiz El, have read the appointment with attending witnesses, this correct, complete and not misleading, by the principal in this Durable Power of Attorney. I shall keep the assets of the principal separate principal's best interest, act in good faith and act only within the scope of authority granted to me Attorney-in-Fact. When I act as such, I shall exercise the powers for the benefit of the principal; and principal. I, hereby acknowledge that I accept my appointment with attending witnesses, as Private being, Moorish American National identified as the Agent and Authorized Representative for the Durable Power of Attorney, and am the man, authorized representative, natural human sentient

October Le 202

Name: Moble Chief, Tiger D Raven Melehiz El,

Title: Agent, Private Attorney-in-Fact,

Authorized Representative

Witness Attestations:

I, Cherowne l'e	I,
the foregoing verbal appointmen	the foregoing verbal appointment for durable power of attorney being first, duly affirmed, and do
declare to the undersigned author	declare to the undersigned authority that the principal has expressed, authorized and executed this
instrument as his Durable Pow	instrument as his Durable Power of Attorney and that he verbally authorized it willingly.
Additionally, I, in the presence an	Additionally, I, in the presence and hearing of the principal, through these authorized and accepted
communications, autograph this	communications, autograph this Durable Power of Attorney as witness to the principal's written
authorization and that to the best	authorization and that to the best of my knowledge the principal is at least eighteen years of age or
older, of sound mind and under n	older, of sound mind and under no constraint, duress, coercion or other undue influence(s).

authorization and that to the best of my knowledge the principal is at least eighteen years of age or this instrument as his Durable Power of Attorney and that he verbally authorized it willingly. older, of sound mind and under no constraint, duress, coercion or other undue influence(s). communications, autograph this Durable Power of Attorney as witness to the principal's written do declare to the undersigned authority that the principal has expressed, authorized and executed to the foregoing verbal appointment for durable power of attorney being first, duly affirmed, and Additionally, I, in the presence and hearing of the principal, through these authorized and accepted , the **Second Witness**, autograph my name

nature of Second Witness & Putturo

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ACKNOWLEDGEMENT

Official Form 101A

Case number (If known)

Statement About an **Eviction Judgment Against**

File this form with the court and serve a copy on your landlord when you first file bankruptcy only it:

- you rent your residence; and
- your क्रिक्टी has obtained a judgment for possession in an eviction, unlawful detainer action, or similar proceeding (called eviction judgment) against you to possess your residence

Landlerd's name Landlerd's address Number City ZIP Code

If you want to stay in your rented residence after you file your case for bankruptcy, also complete the certification below

Certification About Applicable Law and Deposit of Rent

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I certify under penalty of perjury that:

- \square Under the state or other nonbankruptcy law that applies to the judgment for possession (eviction judgment), I have the right to stay in my residence by paying my landlord the entire delinquent amount.
- \square I have given the bankruptcy court clerk a deposit for the rent that would be due during the 30 days after I file the Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101).

Signature of Debtor 1

X Signature of Debtor 2

MM/ B

Stay of Eviction: (a)

DD

- First 30 days after bankruptcy, If you checked both boxes above, signed the form to certify that both apply, and served your landlard with a copy of this statement, the automatic stay under 11 U.S.C. § 362(a)(3) will apply to the continuation of the eviction against you for 30 days after you file your Voluntary Petition for Individuals filing for Bankruptcy (Official Form 101).
- **(b)** Stay after the initial 30 days. If you wish to slay in your residence after that 30-day period and continue to out Statement About Payment(o) an Eviction Judgment Against You (Official Form 101B), file it with the bankquptcycourt, and serve your legislated a copy of it before the 30-day period ends. receive the protection of the automatic stay under 11 U.S.C. § 362(a)(3), you must pay the entire delinquent amount to your landlord as stand in the eviction judgment before the 80-day period ends. You must also fill

statement. 11 U.S.C. §§ 362(b)(22) and 362(1) your court's website, go to http://www.ruscourts.gov/court-locs Check the Bankruptcy Rules (http://www ustodits:gov/rules-policies/current-rules-practice olicies/current-rules-practice explaeaure) and the local court's website (to find or) for any specific equirements that you might have to pract to serve this

Official Form 101A

AFFIDAVIT

IN SUPPORT OF STATUE OF FRAUDS

County of Philadelphia		Commonwealth of Pennsylvania
)) Scilicet:)

§2201) attached as additional evidence to this Affidavit as if included in its entirety true owner. I never signed any mortgage contract with LIMA ONE CAPITAL LLC or a I am the owner of the property located at 1540 FKA 1542 Haines Street, Philadelphia Type: Ejectment, is false information on a False Claim from the Fraudulent Conveyance, Case# 230402868, Control #23097024 Court type: Rent, Lease and Ejectment; Case known to me or proven, who being duly affirmed according to law, doth Depose and say: Before me, the undersigned notary public, personally appeared Benny R Hearst Pettway them. See Formal Requirements; Statue of Frauds (13 Pennsylvania Consolidated Statutes lease agreement with them or with HOF I REO 5 INC to rent or lease my own property from Pennsylvania 19126-2717. I don't have to pay rent to HOF I REO 5 INC because I am the

And further deponent sayeth not.

Sworn to and Subscribed before me this

Notary Public

20 23

Commonwealth of Pennsylvania - Notary Seal Salim Amir Ali, Notary Public Philadelphia County My commission expires March 24, 2025 Commission number 1248553

Member, Pennsylvania Association of Notaries

CHAPTER

FORMATION AND READJUSTMENT

OH OH CONTRACT

frauds. or extr

extrinsic

evidence

requirements; statute of written expression: parol inoperative.

Formation in offers. general.

Offer and acceptance in

Additional Course of] terms in acceptance formation of contract. ptance or confirmation.

2202. 2203. 2204. 2206. 2206. 2206. amendment). performance or practical construction (Deleted Уď

2209. 2210. rescission and waiver. performance; assignmen

Modification, Delegation of assignment 0f rights

Enactment. effective Chapter 22 was January 1, 1980. added November 1, 1979, P.L.255,

(2) writing is whom more is subsection section 2201. some (a) e is not enforceable by way of action or defense unless some writing sufficient to indicate that a contract for been made between the parties and signed by the party and enforcement is sought or by his authorized agent or by agreed a contract for the sale Formal requirements:
General rule. -- Except s not insufficient or reed upon but the con n beyond the quanti requirements; statute of sought cient because it omits or incorre t the contract is not enforceable quantity of goods shown in such v as of goods for atute of frauds. otherwise provided signed by the party against uthorized agent or broker. A omits or incorrectly states the price writing. 0 f under this 18 \$500 sale there 92

party receiving it has reason to know its contents, it satist the requirements of subsection (a) against such party unless written notice of objection to its contents is given within days after it is received. merchants if <u></u> contract Writing confirming contract between merchants. -- Between s if within a reasonable time a writing in confirmation ract and sufficient against the sender is received and it satisfies the 0f

(c) Enforceability of contracts not satisfying general requirements. -- A contract which does not satisfy the requirements of subsection (a) but which is valid in other respects is enforceable: requirements

course of notice of commitments for their (2) if the party reasonably indicate buyer and if the goods substantial beginning of their manufacture are not the busi the business of the seller and the repudiation is received and under their procurement; suitable that are the goods t o for sale be specially manufactured are to others in the ordinary and the for the buyer, has made e seller, before circumstances before which the

in his pleading, tot for sale testimony or otherwise against whom enforcement is in court that sought enforceable admits

contract for sale was made, but the contract is not enforceablunder this provision beyond the quantity of goods admitted; or (3) with respect to goods for which payment has been made and accepted or which have been received and accepted (section 2606).

property apply to a qualified financial (1206(c)(1) (relating to statute <u>a</u> Qualified financial contracts. -- Subsection not otherwise covered), contract, e of fraud:
), if eith frauds for feither: as defined s for kinds (a) in of does personal section not

- Or (1) there is, as provided in securificient evidence to indicate that section 1206(c)(3), hat a contract has been made
- telephone, contract, financial those the parties, by means of a prior or subsequent written have agreed to be bound by the terms of the qualified contract from the time they reach agreement (by by exchange of electronic messages or otherwise)

terms. 1996, P.L.248, No.44, eff. imd.)

special provisions contracts. section 14(c) 0

1996 Amendment. Act 44 added subsec. (d). See sec Act 44 in the appendix to this title for special prov relating to applicability to qualified financial cont References in Text. Section 1206, referred to in was repealed and added by the act of April 16, 2008 (No.13). Present section 1206 relates to presumptions. Cross References. Section 2201 is referred to in (P.L.57, section,

Cross References. Sec 9, 2326 of this title. to in sections

2209, 23 **§ 2202**.

§ 2202. Final written expression: parol or extrinsic evidence.

Terms with respect to which the confirmatory memoranda of the parties agree or which are otherwise set forth in a writing intended by the parties as a final expression of their agreement contradicted by evidence of any prior agreement or of contemporaneous oral agreement but may be explained or supplemented: respect the parties as a final expression of may not be to such terms as are included therein may not be

Or usage

(1) by course of performance, course of dealing of trade (section 1303); and (2) by evidence of consistent additional terms court finds the writing to have been intended also accomplete and exclusive statement of the terms of the r. 16, 2008, P.L.57, No.13, eff. 60 days) also as a of the ag terms unless the agreement

2316, 232 **2203**. Cross References. 6, 2326 of this t this title. is referred to in sections

Seals inoperative

writing a sealed instruments The affixing of or an offer does of a seal to a writing evidencing a contract f to buy or sell goods does not constitute the instrument and the law with respect to sealed not apply to such a contract evidencing a 013 offer.

§ 2204.

- any manner sufficient to show agreement, parties which recognizes the existence of (a) Formation in general.

 General rule. -- A contract for sale ner sufficient to show agreement, in including conduct such a contract. of goods may be by both made
- (b) Effect of undetermined time of making agreement.—An agreement sufficient to constitute a contract for sale may be found even though the moment of its making is undetermined.

 (c) Effect of open terms.—Even though one or more terms for sale may be
- the parties have intended to reasonably certain basis for open a contract for sale does not fail for indefiniteness ended to make a contract and there is a asis for giving an appropriate remedy. or more terms are

this title. Cross References. Section 2204 is referred to in section N

2205. Firm offers.

such period of term of accordance to which by its An offer by a merchant to buy or sell goods in a signed writing the by its terms gives assurance that it will be held open is revocable, for lack of consideration, during the time stated if no time is stated for a reasonable time, but in no event may period of irrevocability exceed three months; but any such nof assurance on a form supplied by the offeree must be

NOTICE

Acceptance of Oath of Office and Foreign National Status

sheriffs and certain employees), are required to take the Oath of Office. (united States of America Republic Constitution, Article VI; united states of America Republic Constitution, Article VI; united states of America Republic Constitution, Article VI; united states of America At Large, March 4, 1789, Oath for United States Federal and State Officers (public servants); Public Law 89-554; 80 Statutes at Large 424, House Resolution 10104, United States Republic Code, Title 5 Section 3331, Oath of Office (public servants); Public Law 101-650; 104 Statutes at Large 5124, House Resolution 5316; United States Republic Code, Title 28, Part I, Chapter 21 Section 453, Oath of Justices and Judges (public servants); Public Law 87-751; 76 Statutes at Large 748, House Resolution 218, United States Republic Code, Title 10, Subtitle A, Part II, Chapter 31 Section 502, Oath of Armed Forces Personnel (public servants); Commonwealth of Pennsylvania Consolidated Statutes - 2014 Pennsylvania Consolidated Statutes, Title 42 Judiciary and Judicial Procedure, Chapter 3 General Structure and Powers, Section 327 Oaths and Acknowledgments; and Commonwealth of Pennsylvania Republic Constitution, Article VI Public Officers, Section 3 Oath of Office (May 17, 1966, 1965 Public Law 1928 Joint Resolution 10 Public Law 89-554, September 6 1966; 80 Statutes at Large 424, Subchapter II-Oath of Office, United States Code Title 5 Government and Organization and Employees, Part III Employees, Subpart B Employment and Retention; Chapter 33 Examination, Selection and Placement §3331 - Oath of Office). They are Foreign Entities (United States Code Title 8 Aliens and Nationality, Chapter 12 presumptions). native-born or CORPORATE COUNTIES therein, including MUNICIPALITIES, TOWNSHIPS, BOROUGHS and HEIRS, SUCCESSORS AND ASSIGNS, including, INSTRUMENTALITIES, AUTHORITIES, BUREAUS, COMMISSIONS, BOARDS, AGENCIES, and DEPARTMENTS to also include, CORPORATE CHESTER COUNTY OF THE FEDERAL CORPORATE STATE OF PENNSYLVANIA CORPORATION and all HEIRS, SUCCESSORS AND ASSIGNS, with officers and MUNICIPALITIES – HEIRS, SUCCESSORS AND ASSIGNS, with officers and certain employees and police & fire officers and assigns, with officers and certain employees and police & fire officers and assigns. III Loss of Nationality Section §1481(a)(2) and (a)(4)(A)- Loss of nationality by Immigration and Nationality Subchapter III Nationality and Naturalization, Part The Corporate employees (elected officers; appointed officers and some lower level employees), of the UNITED STATES SERVICE CORPORATION/UNITED STATES DEMOCRACY and its HEIRS, SUCCESSORS AND ASSIGNS, all FEDERAL CORPORATE STATES including the FEDERAL CORPORATE STATE OF PENNSYLVANIA and HEIRS, SUCCESSORS AND ASSIGNS, and all operating CORPORATE COUNTIES therein, including MUNICIPALITIES, TOWNSHIPS, naturalized citizen; voluntary action; burden proof,